Maine Revised Statutes

Title 30-A: MUNICIPALITIES AND COUNTIES HEADING: PL 1987, c. 737, Pt. A, §2 (new)

Chapter 302: DEORGANIZATION OF MUNICIPALITIES AND PLANTATIONS HEADING: PL 1989, c. 216, §2 (new)

§7203. DEORGANIZATION MEETING

The deorganization meeting shall be conducted in accordance with section 2524. The agenda of the meeting shall consist exclusively of the following. [1989, c. 216, §2 (NEW).]

1. **Discussion and reasons for deorganization.** Discussion of deorganization and its impact on the residents of the municipality shall take place and the reasons for deorganizing shall be established and placed before the voters.

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[ 1989, c. 216, §2 (NEW) .]
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2. Voting on question to develop deorganization procedure. A vote shall be taken on the question of whether the municipality shall continue to pursue the process for deorganizing by developing a deorganization procedure which must be approved by the voters under sections 7207 and 7209.

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[ 1989, c. 216, §2 (NEW) .]
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- 3. Creation of local deorganization committee. If the majority of voters present and voting at this meeting approve the question to develop a deorganization procedure as provided in subsection 2, a local deorganization committee shall be created to develop the deorganization procedure. The local committee shall consist of the following 5 members:
 - A. One municipal officer selected by the municipal officers; [1989, c. 216, §2 (NEW).]
 - B. One member of the local school board or committee selected by that board or committee, if one exists, or one member of a school board or committee who represents the municipality in a multi-municipality school administrative unit, selected by those members who represent the municipality upon that board or committee; and [1989, c. 216, §2 (NEW).]
 - C. Three voters of the municipality, nominated and elected by the voters at the same town meeting or election which approved the development of a deorganization procedure. [1989, \circ . 216, \circ 2 (NEW).]

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[ 1989, c. 216, §2 (NEW) .]

SECTION HISTORY

1989, c. 216, §2 (NEW).
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